ANDOVER-IP-LAW

DAVID SILVERSTEIN
ATTORNEY AT LAW
PATENTS, TRADEMARKS AND COPYRIGHTS
44 PARK STREET, SUITE 300
ANDOVER, MASSACHUSETTS 01810
U.S.A.



TELEPHONE: (978) 470-0990

FAX: (978) 470-0993 (978) 470-3448 Andover-IP-Law@msn.com

FAX COVER SHEET

TO:	Cynthia M. Kratz, Attorney Advisor	
	Office of PCT Legal Adminis	tration, USPTO
FROM:	David Silverstein	PAGES (including cover sheet): 8
FAX NO.:	(571) 273-0459	DATE: December 8, 2006
RE:	U.S. Serial No. 10/588,930	
	Attorney Docket No. WLI-001A	
MESSAGE:	As you requested in yesterday's voice	mail, attached is a Second
Preliminary A	mendment (with PTO transmittal letter	r) to amend the Specification to
Reference this	s application as a Continuation of the su	bject International Application.
Please	call me if you have any questions or if	anything additional is needed.
	——————————————————————————————————————	

This telecopy is attorney-client privileged and contains confidential information intended only for the person(s) named above, any other distribution, copying or disclosure is strictly prohibited. If you have received this telecopy in error, please notify us immediately by telephone and return the original transmission to us by mail without making a copy.

PATENT

08	02	(Re).106-4/06 Pub.605)	FORM 9-19	9-14
	72			
∞ ≡	7			

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re application of: WAHEED MUKADDAM et al.

Application No.: 10 / 588,930

Group No.:

Filed: AUGUST 9, 2006

Practitioner's Docket No.

Examiner:

For: ULTRAVIOLET LASER SYSTEM FOR DECOMPOSING CHEMICAL POLLUTANTS

Mail Stop Amendment Commissioner for Patents P.Q. Box 1450 Alexandria, VA 22313-1450

AMENDMENT TRANSMITTAL

WARNING: Failure to file a complete response in compliance with § 1.135(c) leads to a reduction in patent term adjustment - See § 1.704(c)(7).

1. Transmitted herewith is an amendment for this application.

STATUS

2.	Applic	cant	is				
	EX	as	mail entity. A statement:				
			is attached.				
			was already filed.				
		oth	er than a small entity.	•			
			(When using Express Mail, the	ER 37 C.F.R. §§ 1.8(a) and 1.10° a Express Mail label number is mendatory; il certification is optional.)			
l he	reby cer	tify th	et, on the date shown below, t	this correspondence is being:			
				MAILING .			
	deposite Box 145	ed with	i the United States Postal Servi xandria, VA 22313-1450	ce in an envelope addressed to Commissioner for Patents, P.O.			
		37	C.F.R. § 1.8(a)	37 C.F.R. § 1.10 *			
	with suff	ficient	postage as first class mail.	as "Express Mail Post Office to Addressee"			
				Mailing Label No (mandatory)			
			71	ransmission			
XX	facsimile	trans	mitted to the Patent and Trade	arnark Office, (571) 273-1305X 0459			
				Derlie Ch			
Date	Date: DEC. 8, 2006						
				LESLIE R. SILVERSTEIN			
				(type or print name of person certifying)			
100	ly the de	40 -6	filter to a so will be at the	••			

the first and also come the enterior of the first territory of the first of the fir

(Amendment Transmittel [9-19]-page 1 of 4)

nly the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filling date for patent term adjustment calculations.

Practitioner's Docket No. WLI	L-001A PATENT
IN THE UNITED STATES	PATENT AND TRADEMARK OFFICE
In re application of: WAHEED MUKADDA	AM et al.
Filed: AUGUST 9, 2006	Group No.: Examiner: FOR DECOMPOSING CHEMICAL POLLUTANTS
Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	
AMENDMI	ENT TRANSMITTAL
WARNING: Failure to file a complete respons term adjustment — See § 1.704(e in compliance with § 1.195(c) leads to a reduction in patent c)(7).
1. Transmitted herewith is an amenda	nent for this application.
	STATUS
2. Applicant is	
🖾 a small entity. A statement:	•
is attached.	
was already filed.	•
other than a small entity.	•
CERTIFICATION UND (When using Express Mail, the	ER 37 C.F.R. §§ 1.8(a) and 1.10* Express Mail label number is mandatory; I certification is optional.)
I hereby certify that, on the date shown below, the	nis correspondence is being:
	MAILING
DOX 1400, MOXINGIB, VA 22313-1450	e in an envelope addressed to Commissioner for Patents, P.O.
37 C.F.R. § 1.8(a) With sufficient postage as first class mail.	37 C.F.R. § 1.10 *
with sometime postage as first class man.	as "Express Mail Post Office to Addressee"
TE	Mailing Lebel No (mandatory) ANSMISSION
KK facelmile transmitted to the Patent and Trade	
·	delier
Date: DEC. 8, 2006	Signature
	LESLIE R. SILVERSTEIN
* Only the does of files (P. 4 C) will be a	(type or print name of person certifying)
LULY TO A ALCOHOL AT THE AMERICAN ALCOHOL	• •

* Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

EXTENSION OF TERM

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

- NOTE: See 37 C.F.R. § 1.645 for extensions of time in interference proceedings, and 37 C.F.R. § 1.550(c) for extensions of time in reexamination proceedings.
- NOTE: 37 C.F.R. § 1.704(b) ". . .an applicant shall be deemed to have falled to engage in reasonable efforts to conclude processing or examination of an application for the cumulative total of any periods of time in excess of three months that are taken to reply to any notice ar action by the Office making any rejection, objection, argument, or other request, measuring such three-month period from the date the notice or action was mailed or given to the applicant, in which case the period of adjustment set forth in § 1.703 shell be reduced by the number of days, if any, beginning on the day after the date that is three months after the date of mailing or transmission of the Office communication notifying the applicant of the rejection, objection, argument, or other request and ending on the date the reply was filed. The period, or shortened statutory period, for reply that is set in the Office action or notice has no effect on the three-month period set forth in this paragraph."
- 3. The proceedings herein are for a patent application and the provisions of 37 C.F.R. § 1.136 apply.

(complete (a) or (b), as applicable)

(a) Applicant petitions for an extension of time under 37 C.F.R. § 1.136 (fees: 37 C.F.R. § 1.17(a)(1)-(4) for the total number of months checked below:

Extension (months) one month two months	Fee for other than small entity \$ 120.00 \$ 450.00	Fee for small entity \$ 60.00 \$ 225.00
three months four months	\$ 1,020.00 \$ 1,590.00	\$ 225.00 \$ 510.00 \$ 795.00

Eoo.	œ.
Fee:	Ø

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

	An extension foris paid therefor of \$is nonths of extension now reque	months has already been secured. The deducted from the total fee due for the to sted.	fee otai
--	--	---	-------------

Extension fee due with this request \$_____

OR

(b) XXX Applicant believes that no extension of term is required. However, this is a conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

(Amendment Transmittel [9-19]-page 2 of 4)

FORM 9-19

111

FEE FOR CLAIMS

4. 1		fee for clair (Col. 1)	(0. 0		(Col. 2)		Col. (a)	<u></u>		NTITY		OTHER	THAN A
		CLAIMS REMAINING AFTER AMENDMENT		P	IGHEST N REVIOUSI PAID FOR	LY P	RESENT EXTRA	RATE		ADDIT. FEE	OR	RATE	ADDIT.
TOTAL		41	MINUS	**	41	=	0	×\$25=	\$	0		×\$50=	\$
INDEP	•	2	MINUS	***	3	=.,	0,	×\$100=	\$	0		×\$200=	\$
□ FIR	ST P	RESENTATION	OF MULT	ΠΡL	E DEP: C	LAIM		+\$180=	\$			+\$360=	\$
							AD	TOTAL DIT. PEE	\$	0	OR	TOTAL ADDIT. FEE \$	
was	If the The box	e "Highest No e "Highest No "Highest No. in Col. 1 of a G: "After fina	. Previously Previously I prior amen	/ Pa Peld edm	id For" IN For" (Tot ant or the	THIS S tal or inc number	PACE is lep.) is to of claim	less than he highest ne originali	s, i ni y f	enter ' umber i îled.	'3." found		
.,,,			equirement										
			(0	om	plete (c)) or (d)	, as ep	plicable)				
(c)	XX	No additi	onal fee	for	ctaims i	s requ	ired.			•			
						OR							
(d)		Total add	itional fe	e fo	or claims	s requi	red \$_		_	<u> </u>			
					FEE	PAY	MENT	•					
ZZZ	Au	thorization to Deposi to Credit form PTO	ls hereby t Accoun card as :	m nt N	ade to d	charge 1139	和			ANY	FEE		
WAR	NIN	3: Credit car		פ מכ	hould not	be inch	idad on	this form	as	it may	becon	ne public.	
	Ch ma	arge any ao nner author	iditional f rized abo	iee: ve.	require	ed by t	his par	per or cr	ed	lit any	over	paymer	at in the
		Juplicate of			is attact	ned.							
							u	\mandmen	+ T		Hai FO	400	0 -4 4

BUT BURNES THE CONTROL THE BURNES BURNES AND PRODUCTION OF THE SECTION OF THE PRODUCTION OF THE PRODUC

FEE DEFICIENCY

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).

	to	countered in returning the papers to the PTO Finance Branch in order to apply these charges prior action on the cases. Authorization to charge the deposit account for any fee deficiency should be acked. See the Natice of April 7, 1986, (1065 O.G. 31-33).
6,	XXX	If any additional extension and/or fee is required, charge Account No
		AND/OR
	XIXIK	If any additional fee for claims is required, charge Account No
Tel.		26,336 DAVID SILVERSTEIN (type or print name of practitioner) ANDOVER-IP-LAW P.O. Address 44 PARK STREET, STUIE 300
CRR	Jiner	ANDOVER, MA 01810

(Amendment Transmittal [9-19]—page 4 of 4)